UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN F [F] ([) SOUTHERN DIVISION 2015 APR 111 P 3: 31

Rowald	D. MONT	Tromery
	Creditor/Obje	

U.S. BANESERS YO / COURT FID PROFITAL FOR FROIT

V In re Chapter 9
Case No. 13-53846
Magistrate Judge:
Thomas J. Tucker

CITY OF DETROIT, MICHIGAN,
Debtor/Municipality

OBJECTION TO NOTICE OF MOTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS105(a) AND 502(c) OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 3021, FOR AN ORDER APPROVING RESERVE AMOUNT FOR CERTAIN DISPUTED OR UNLIQUIDATED UNSECURED CLAIMS IN CONNECTION WITH DISTRIBUTIONS TO BE MADE UNDER THE EIGHTH AMENDED PLAN FOR THE ADJUSTMENT OF THECITY OF DETROIT

NOW COMES the above creditor/objector in this response object to the document disguised as a notice, pursuant to Section 105(a) and 502(c) of the bankruptcy code and bankruptcy rule 3021 for an order approving reserve amount for certain disputed or unliquidated unsecured claims in connection with distributions to be made under the Eighth Amended Plan for the Adjustment of the city of Detroit and for the following reasons:

1) The Plan of Adjustment, confirmation of the plan and anything connect-

ed or stemming from the plan of Adjustment was not filed in good faith manner and has to complied with the Fed. R. of bankruptcy procedures 2002(f) and code 11 USC 923 governing the notice. There have been numerous objections to the violations of your way of so called notifying peoples in the following objection Docket Number: 8306, 8233, 8314, 8428,8310.

- 2) I have not been legally notified personally or publicly and a associate just stumble across it on the internet. We have not been notified and most the people contacted have not received a notice and more time is need to consult legal assistant and advice.
- 3) We object further to this notice also because there never was a legal vote on the plan the only attempt was with counterfeit ballots and violation of the election laws MCL 168.485. The plan of adjustment and confirmation of the plan was unconstitutional and deprived and denied us Basic Civil Right 42 USC 1983 and due process of law of the 5th and 14th Amendments of the Constitution of the United States.
- 2) We also objected to the impairment and diminishing the health care and pension benefits that is protected by Article 9 Section 24 Constitution of the State of Michigan and the 10th Amendment of the Federal Constitution.
 - 3) The pension has double from two and half (21/2) billon to (41/2)

four and half to five (5 Billon) from 2012 to 2014.

- 4) We never had a hearing and as stated above no notice as well and this violated the Supreme Court Decision a person must have <u>timely</u> and <u>adequate notice</u> detailing the reasons for the notice and an effective opportunity to defend. Goldberg v. Kelly 397 U.S. 254 (1970) citing Armstrong v. Manzo, U.S. 545, 552 (1965).
- 5)We object and disagree with your letter because the so-called Recoupment and it doesn't apply to me or any other retirees and/or pensioners because there no grounds to recoup. The word recoupment means "It is keeping back something which is due because there is an equitable reason to withhold it; and is uniformly applied where a man bring an action for breach of a contract between him and the defendant; and where the latter can show that some stipulation in the same contract was made by the plaintiff, which he has violated, the defendant may, if he choose, instead of suing in his turn, recoupe his damages arising from the breach committed by the plaintiff. Ives v. Van Eppes 22 Wend, N.Y. 156. And see Barber v. Chapin, 28 Vt. 413 Black's Law Dictionary revised 4th Edition. We don't owe anything and have not agree to pay anything and their is no contract of recoupment.

WHEREFORE and all the above facts and law we Object to this notice Section 105(a), 502(c) and Bankruptcy Rule 3021 and request that this notice be voluntary rescinded, withdrawn or cancel or be declared null and void because of its failure to be presented in good faith manner and failure to comply with the Bankruptcy Rules and code and contravening due process of the law.

Sincerely submitted

Name interest party/creditor/pojector

Address: 11190 Bolsove R.B.

City and state Der. mi 48224

Date___4-1-15

United States Bankruptcy Court

Engrenn District	Of miest.
In re Set forth here all names including married, maiden, and trade names used by debtor within)))
last 6 years.] Debtor Creditor) Case No. 1353 & 46
Address /1190 BALEOURID Det M. 98224	Case No. 1353 & 46
Det M. 98224	Chapter <u>J</u>
Employer's Tax Identification (EIN) No(s). [if any]:))
Last four digits of Social Security No(s).:)
NOTICE OF MOTION TO	
<u>Objector</u> has filed papers with the cou	art to [relief sought in motion or objection].
Your rights may be affected. You should read with your attorney, if you have one in this bankruptc may wish to consult one.)	* *
If you do not want the court to [relief sought in n consider your views on the [motion] [objection], then on	* *
[File with the court a written request for a hearing response, an answer, explaining your position] at:	
{address of the bankruptcy clerk's office	Detroit Michigan 48226
If you mail your {request} {response} to the court	for filing, you must mail it early enough
You must also mail a copy to:	city of Detroit corporation Council First National Rapidium
{movant's attorney's name and address}	bedroit Michigan 48226
{names and addresses of others to be ser	ved}]
[Attend the hearing scheduled to be held on(da Courtroom, United States Bankruptcy Court	
[Other steps required to oppose a motion or object	tion under local rule or court order.]
If you or your attorney do not take these steps, the relief sought in the motion or objection and may enter an o	
Date: 5/-1-15	Signature: Rous LD Mongmens Name: Rous LD Mongmens Address: 31/2010 186

City of Detroit, Michigan c/o KCC 2335 Alaska Ave El Segundo, CA 90245

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Jones, Eddie Lott 14910 Ferguson Street Detroit MI 48227-1425

U.S. BANKRUPTCY COURT

MARCH 17, 2015

I NEED THE COURT TO TAKE PRECIOENT IN MY RIGHTS ACCORDING TO MY SMALL TENSION. NON I AM IN POWERTY DISABLED, UN ABLE TO WORK. 74 YEARS OLD SUPER SOUTOR TIMES LIKE THESE SHOULD HAVE NEVER HAPPENED.

DANKRUPTCY OF BETRAIT HAS TAKEN Q FAMILY'S MENTAL AND PHYSICAL HEALTH TETURN OF MY PENSION BENEFITS.

DONEBREH, Fiddie Lott Jones



Form B20A(Official Form 20A) 12/1/10

UNITED STATES BANKRUPTCY COURT Eastern District of Michigan

In re:

CITY OF DETROIT, MICHIGAN,

Chapter: 9

Case No.: 13-53846

Debtor.

Judge: Hon. Thomas J. Tucker

Address: 2 Woodward Avenue, Suite 1126

Detroit, Michigan 48226

Last four digits of Social Security or Employer's Tax Identification (EIN) No(s). (if any): 38-6004606

CORRECTED NOTICE OF MOTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105(a) AND 502(c) OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 3021, FOR AN ORDER APPROVING RESERVE AMOUNTS FOR CERTAIN DISPUTED OR UNLIQUIDATED UNSECURED CLAIMS IN CONNECTION WITH DISTRIBUTIONS TO BE MADE UNDER THE EIGHTH AMENDED PLAN FOR THE ADJUSTMENT OF DEBTS OF THE CITY OF DETROIT

The City of Detroit, Michigan (the "City") has filed papers with the Court seeking entry of an order, pursuant to sections 105(a) and 502(c) of title 11 of the United States Code and Rule 3021 of the Federal Rules of Bankruptcy Procedure, approving reserve amounts for certain disputed or unliquidated unsecured claims in connection with distributions to be made under the City's confirmed plan of adjustment.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptey case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the court to grant the relief sought in the motion, or if you want the court to consider your views on the motion, on or by March 23, 2015, you or your attorney must:

I. File with the court a written response or an answer, explaining your position at:

United States Bankruptcy Court United States Bankruptcy Court 211 W. Fort Street, Suite 2100 Detroit, Michigan 48226

If you mail your response to the court for filing, you must mail it early enough so the court will receive it on or before the date stated above. All attorneys are required to file pleadings electronically.

Any response or answer must comply with F. R. Civ. P. 8(b), (c) and (e).

NAI-1500314985v1

Heather Lennox (OH 0059649) JONES DAY North Point 901 Lakeside Avenue Cleveland, Ohio 44114

Telephone: (216) 586-3939 Facsimile: (216) 579-0212

If a response or answer is timely filed and served, the Court will schedule a hearing on the motion and you will be served with a notice of the date, time and location of the hearing.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought in the motion or objection and may enter an order granting that relief.

Dated: March 4, 2015

Respectfully submitted,

/s/ Heather Lennox
Heather Lennox (OH 0059649)
JONES DAY
North Point
901 Lakeside Avenue
Cleveland, Ohio 44114
Telephone: (216) 586-3939
Facsimile: (216) 579-0212
hlennox@jonesday.com

ATTORNEYS FOR THE CITY

NAI-1500314985v1

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UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON**

FILED (I) 2015 APR 14 P 3: 31

Name v	U.S. BANKRUPTCY E.D. MICHIGAN-DE
In re: CITY OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR	Chapter 9 Case No. 13-53846 Magistrate judge: Thomas J. Tucker

PROOF OF SERVICE

Debtor

williams, being first duly sworn deposes and Say that on April 2015. I sent a copy of Notice of motion of the City of Detroit, pursuant to section 105(a) and 502 (c) of the bankruptcy code and Rule 3021 for order approving reserve amount for certain disputed or unliquidated unsecured claims in connection with distributions to be made under the Eighth amended plan of adjustment of the city of Detroit of Magistrate Judge Thomas J Tucker, upon the concern parties by certified mail at the following address:

Heather Lennox (OH 0059649 JONES DAY North Point 901 Lakeside Avenue Cleveland, Ohio 44114

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl Zulliam